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AO 91 (Rev. 11/11) Criminal Complaint

UNITED STATES DISTRICT COURT

February 27, 2025

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Western District of Texas					BY:	
United States of America v. Julio Cesar SANCHEZ-Puentes)	Case No. EP:25	5-M-0078	P-ATB
Defendant(s)						
		CRIMINA	L CON	IPLAINT		
I, the cor	nplainant in this c	ase, state that the following	lowing is t	rue to the best of my	knowledge and	l belief.
On or about the d		October 13, 2022	-	in the county of	El Paso	
Western	District of	Texas	, the defe	ndant(s) violated:		
Code Section				Offense Descripti	on	
8 U.S.C. 1325(a)	(1)			ed States, knowingly nd place other than a		
This crin	ninal complaint is	based on these facts:				
☑ Continued on the attached sheet.					mplainant's signat	ure
				Albert S. Flores, Border Patrol Agent		
Date: 02/27 City and state:	7/2025 E	l Paso, Texas			Judge's signature	
ony and state.				Printed name and title		

Complaint sworn to telephonically on

February 27, 2025 at _____ 01:53 PM _ and signed The DEFENDANT, Julio Cesar SANCHEZ-Puentes, an alien to the United States and a citizen of Venezuela, illegally entered the United States from the Republic of Mexico on October 13, 2022 approximately 1.22 miles west of the Paso de Norte Port of Entry. A Border Patrol Agent determined this subject had unlawfully entered the United States from Mexico, at a time and place other than as designated by the Secretary of the Department of Homeland Security of the United States. After determining that the subject was an alien who illegally entered the United States, the subject was arrested and transported to the El Paso Central Processing Center for further processing using the E3/IDENT and IAFIS Systems.

Based on the aforementioned facts, the affiant believes the SANCHEZ-Puentes, committed the offense of 8 USC 1325.